Alaska Court System

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Email: 3ANRecordsRequest@akcourts.us	Email: recordsfax@akcourts.us
	s Request
	ACK
Requestor's Agency: 3022 FEE	
Phone Number:	Fax Number:
E-Mail Address:	
Mailing Address:	
Case Name: ALASKA VS	S. JUSTIN SCOTT SCHNEIDER
Case Number: 3AN-17-06	258CK
Make sure to give us the case number or you will I	be charged an hourly research fee to find it.
You can find the case number yourself by searching	g our website at: https://records.courts.alaska.gov.
DOCUMENTS NEEDED FROM CASE FILE	
Petition, Complaint, Charging Documents	Judgment
Decree: Dissolution/Divorce	Findings of Fact and Conclusions of Law
Qualified Domestic Relations Order (QDRO)	
Satisfaction of Judgment	Log Notes Dated:
Motion:	
Order:	Termen
Other:	
All Documents in Case File	
Send documents to me by: E-Mail	
agree to pay for them. For more information ab service you want below. Plain copies will be sen	u for the copies and services you request, and you out fees, see page 1. Select the type of copies or t if you do not specify. Tied copies Authenticated copies Research
	nent below. If you select online payment, we will
e-mail an invoice with instructions to the e-mail	
Online (credit) Mail (check, money order)	In Person (cash, check, money order, credit)
COMPLETE THIS SECTION IF REQUESTING CONFID confidential records, see page 1. Bring a photo occurr, notary public, or other authorized individual I state on oath or affirm that I read this docume	ID and sign below in the presence of a clerk of al.
Date	Requestor's Signature
Subscribed and sworn to or affirmed before me a	at, Alaska on
	ary Public, or other person nister oaths. My commission expres
Court Use Only Court Receipt: Court Receipt: Court Received Sy:	Amount Due: Processed on:
Page 2 of 2 TF-311 ANCH (5/18) INSTRUCTIONS AND REQUEST FOR RECORDS	9-009719 (PEDW

		IN THE S	SUPERIOR COURT	I FOR THE STATE OF A	LASKA	SEP 19	- 2018
			A1A	10/10/10/2		Clerk of the T	rial Courts
STATE	OF ALA	SKA	Plaintiff,)))	Ву_		Deputy
vs. JUSTIN	SCOTT S	SCHNEIDER	Defendant.) CASE NO	··· · · · · · · · · · · · · · · · · ·	3AN-17-06258	3 CR
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Defenda	ant has b	een found gu		Taylor Waller Common William	6 ESS 4440		
ÇTN	Count	Date of Offense	Statute Violated	Offense.	Type	Conviction Mer Entered w/ C	TN.
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"CTN»	Count	Offense	Statute		26.24	☐ Fel	Reason
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jus	tice and the	he best intere that the sente	Sentence (SIS). It is sts of the public, as noting of the defend TN(s):	appearing to the satisfaction well as the defendant, will ant is suspended for a peri	on of this at the serve iod of pro	court that the ered thereby, IT IS bation in accord	nds of S lance
1	See cour	t form <u>CR-330</u>	for dismissal codes.				

Page 1 of 8

CR-470 ANCH (4/18)(cs)

JUDGMENT AND ORDER OF COMMITMENT/PROBATION – SUPERIOR COURT

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					SENTENCE		
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ČTN	Count		Period	Şi	ispended Time	Concurrent	Consecutive/Other Informati
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Page 2 of 8

CR-470 ANCH (4/18)(cs)

JUDGMENT AND ORDER OF COMMITMENT/PROBATION — SUPERIOR COURT

AS 12.55.025; AS 12.55.090-,110; Cr. R. 32-32.6; App. R. 215; Nicklie v. State (AK App. A-12179)

SUPERIOR COURT

D. FINES

The defendant is fined as follows:

CFN Count Bine	Amount	Suspended Amount	Unsuspended - Amount	- Dué Date
	Safety corridor	To you have been a second		
	Hwy work zone			
	Safety corridor			
	Hwy work zone			
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E. SURCHARGES AND COSTS

- Police Training Surcharge. The defendant shall pay a \$ 100.00 police training surcharge 1. 区 to the court pursuant to AS 12.55.039 within 10 days.
- Initial Jail Surcharge. The defendant was arrested and taken to a correctional facility or is 2. X being ordered to serve a term of imprisonment. Therefore, the defendant shall immediately pay a correctional facility surcharge of X \$100 (fel) \ \$50 (misd) AS 12.55.041(b).
- Suspended Jail Surcharge. The defendant is being placed on probation. Therefore, the |X|defendant shall pay an additional \$100 correctional facility surcharge. This surcharge is suspended and must only be paid if defendant's probation is revoked and, in connection with the revocation, defendant is arrested and taken to a correctional facility or jail time is ordered served. AS 12.55.041(c).

4. □	Cost of Imprisonment (DUI/Refusal Misdemeanors Only).	
_	\$\tag{1}^{\si}\text{ misd offense=\$66 for first 3 days plus \$14 e.}	ach additional day of
	monitoring ordered). \$\insertmuss \\$1,467 (2^{\text{nd}} \text{ offense}) \sumsetmuss \\$2,000 (3^{\text{rd}} \text{ offense}). Due	22 AAC 05.615

Cost of Appointed Counsel, \$_____. Due immediately. Interest accrues on the judgment at the rate specified in AS 09.30.070(a) from the date of judgment until paid. Apply for the PFD every year eligible until this cost is paid in full.

F. RESTITUTION

Defendant is ordered to pay restitution as stated in the Restitution Judgment (form CR-465) and to apply for an Alaska Permanent Fund Dividend, if eligible, each year until restitution is paid in full. The amount of restitution will be determined as provided in Criminal Rule 32.6(c)(2).

Defendant will be required to pay restitution to:

Restitution Recip	ents Amount
A T V	\$
A. L.N.	\$
В.	\$
C.	\$
D,	\$
E.	\$
r.	\$
U.	

See attached list for more victims.

Page 3 of 8 CR-470 ANCH (4/18)(cs) AS 12.55,025; AS 12.55,090-,110; Cr. R. 32-32.6; App. R. 215; Nicklie v. State (AK App. A-12179) G.

HOW AND WHERE TO PAY FINES, SURCHARGES, OTHER COSTS, AND RESTITUTION Find payment instructions online at www.courts.alaska.gov/trialcourts/payments.htm, or contact your local court clerk.

LI	CENS	SE ACTIONS
1.		Felony DUI License and Forfeiture Actions.
		Defendant's driver's license is permanently revoked and may only be restored pursuant to the conditions in AS 28.35.030(o) or AS 28.15.201(g)-(h).
		Defendant is disqualified from driving a commercial vehicle for life, subject to reinstatement under AS 28.33.140(g)-(h).
		Defendant's interest in the vehicle, watercraft, or aircraft used in the commission of the offense is forfeited. ID # (VIN, HIN, SN) of vehicle used in offense
		The Division of Motor Vehicles (DMV) shall revoke the registration of all vehicles registered in defendant's name. For every vehicle registered in defendant's name as co-owner or as co-owner under a business name, the DMV shall reissue vehicle registration and omit defendant's name. AS 28.35.030(n)(6)
		Within 10 days, defendant shall submit an Affidavit of Vehicle Ownership (form CR-477 may be used) to the DMV Registrar at 1300 W. Benson Blvd., Anch, AK 99503.
2.		<u>License Revocation</u> . The defendant's driver's license is revoked for the time period shown below and shall be immediately surrendered to the court:
	7	CIN Count Revocation Period Concurrent/Consecutive/Other Information
		Mandatory Revocation A motor vehicle was used in commission of the offense—AS 28.15.181(a) Drug offense (age 13-20) or offense involving a firearm (age 13-17)—AS 28.15.185 Driving a commercial motor vehicle without being lawfully licensed—AS 28.33.150 Optional Revocation Motor vehicle offense resulting in accident causing death—AS 28.15.182
3.		Ignition Interlock Device. After defendant regains the privilege to drive or obtains a limited license, defendant must use an ignition interlock device (IID) as directed in the IID Information Sheet (CR-483) for months.
4.		Commercial Vehicle Used in the Offense: Weighing more than 26,000 pounds Designed to transport >15 passengers Used to transport hazardous materials

H.

I.

5.	For Defendants Ordered Not to Consume Alcohol. If ordered not to consume alcohol, defendant is also restricted from purchasing alcohol during the same period. In addition, for DUI or Refusal offenses, all licenses and state ID's must be surrendered, all licenses and state ID's are subject to cancellation under AS 28.15.161 and AS 18.65.310, and any new license or state ID must list the alcohol purchase restriction during the period of probation or parole. AS 28.15.191(g). For other offenses, any state ID issued under AS 18.65.310 must list the alcohol purchase restriction during the period of probation or parole. AS 04.16.160.
6.	Limited License. The court will not consider issuing a limited license unless all the conditions in AS 28.15.201 and .181 or .182 are met. The conditions of the statutes have been met. A limited license is granted as follows:
If to 11 request	his conviction is for a "crime against a person" as defined in AS 44.41.035, or a felony under AS or AS 28.35, the defendant is ordered to provide samples for the DNA Registration System when uested to do so by a health care professional acting on behalf of the state and to provide oral nples for the DNA Registration System when requested by a correctional, probation, parole or accomplication. AS 12.55.015(h).
	THER ORDERS Have no contact with the following person(s) unless a written request is filed with the District Attorney's office and/or the probation department: L.K.
	Forfeit all items seized at arrest and or except as follows:

J. PROBATION CONDITIONS

The following probation conditions are imposed:

GENERAL CONDITIONS OF PROBATION

- Report to the Department of Corrections Probation Office on the next business day following the date of sentencing, or, if time is to be served prior to probation, report to the Department of Corrections Probation Office on the next business day following release from an institution.
- Report in person between the first day and the tenth day of each month, or as otherwise directed, to your assigned office of the Department of Corrections. Complete in full a written report when your probation officer is out of the office to ensure credit for that visit. You may not report by mail unless you secure prior permission to do so from your probation officer.
- Secure the prior written permission of a probation officer of the Department of Corrections before changing employment or residence or leaving the region of residence to which assigned.
- Make a reasonable effort to secure and maintain steady employment. If you become unemployed, notify a probation officer of the Department of Corrections as soon as possible. Sec
- X At no time have under your control a concealed weapon, a firearm, or a switchblade or gravity knife.
- Do not knowingly associate with a person who is on probation or parole or a person who has a record of a felony conviction unless prior written permission to do so has been granted by a probation officer of the Department of Corrections.
- ∑ Do not consume intoxicating liquor in excess of 0.08 grams per 210 liters of breath. Submit to breath analysis at the direction of a probation officer of the Department of Corrections.
- Make a reasonable effort to support your legal dependents.
- Obey all federal, state, and local laws and ordinances.
- Comply with all direct court orders listed above by the deadlines stated.
- Report all purchases, sales, and trades of motor vehicles belonging to you, together with current motor vehicle license numbers for those vehicles, to your probation officer.

If this conviction is for a sex offense as defined in AS 12.63.100, submit to periodic polygraph examinations as directed by a probation officer of the Department of Corrections.

Abide by any special instructions given by the court or any of its duly authorized officers, including probation officers of the Department of Corrections.

- 1. You shall continue active participation and attendance in Alaska Department of Corrections' approved sex offender treatment provider as recommended by such provider. Such counseling/treatment, at the direction and discretion of the provider, may include regular periodic polygraph examinations, physiological and/or psychological testing as well as other methods of ongoing assessment.
- 2. You shall obtain prior permission of the probation officer before voluntarily discontinuing counseling/treatment. If released, removed or terminated from treatment (temporarily or permanently) for any reason, you shall notify the probation officer on the next working day.
- 3. You shall sign releases of information to authorize the exchange of verbal and written information between the assessment provider, treatment provider, polygraph examiner and Alaska Department of Corrections' staff members. Additionally, during the course of supervision and treatment, you shall authorize the exchange of information with other individuals who are identified by the probation officer as having an essential role in supervision and treatment in the community, including, but not limited to medical/mental health/psychiatric providers, substance abuse treatment providers, physiological assessment technicians, and clinicians providing treatment to victims and/or family members.
- 4. You shall, if decided appropriate by your probation officer and sex offender treatment provider, enter and successfully complete any other Department-approved programs, including but not limited to substance abuse treatment and domestic violence programming. You shall sign releases of information to enable other programs to exchange verbal and written information with the probation officer and sex offender treatment provider. You shall, if determined necessary by an appropriate mental health or substance abuse professional, enroll in a residential mental health or substance abuse program for a length of time determined necessary by the appropriate professionals. You shall also comply with use of medications prescribed as part of the treatment program.

- 5. You shall submit to the collection of a buccal swab and taking of fingerprints for the purpose of creating a DNA identification system pursuant to AS 44.41.025 and AS 44.41.035.
- 6. You shall not drive unless properly licensed and insured and provide proof of insurance to the Probation Officer.
- 7. You shall not use, possess, handle, purchase, give or administer any controlled substance, including marijuana, without a valid prescription. A medical marijuana card is not a valid prescription. You shall not have on your person, in your residence or vehicle or any vehicle under your control, any drugs or paraphernalia normally associated with the illicit use of drugs. You shall submit to any testing upon request or at the direction of a probation officer. You shall submit to a search of your person, personal property, residence, vehicle or any vehicle over which you have control, for the presence of illicit drugs or drug paraphernalia.
- 8. You shall not possess, apply for, or obtain a medical marijuana card or act as a caregiver while under supervision.
- 9. You shall not use, possess, purchase, consume or ingest any product, preparation, mixture, or substance, nor possess any device intended to conceal alcohol or controlled substance use or to subvert a bodily fluid testing process. You shall submit a sufficient sample of your bodily fluids for testing in a timely manner and according to the direction of a Probation Officer. You shall submit to a search of your person, personal property, residence, vehicle or any vehicle under which you have control, for the aforementioned items.
- 10. You shall obtain and maintain verifiable full-time employment or provision of full-time child care (to your biological children only), unless enrolled in a fulltime educational program or a residential treatment program approved by the probation officer with proof of participation to be provided to the supervising probation officer. You shall provide proof of income when requested by the probation officer.

SPECIAL CONDITIONS OF PROBATION

SPECIAL CONDITIONS OF PROBATION Continued

- 11. You shall have no contact with the victim(s) of your crimes. The prohibited contact includes but is not limited to: in-person contact, written correspondence, taped conversations, electronic contact (internet or e-mail), telephonic contact, stalking, harassment and communication of any nature through a third party, without the prior written permission of the probation officer and the treatment provider. You shall not enter onto the premises, travel past, or loiter near the victim's residence, place of employment, or other places frequented by the victim(s).
- 12. If directed by the treatment provider, you shall not at any time possess, have on your person, in your residence, or in your vehicle any sexually explicit material prohibited at the direction of the provider (as specified by the provider), which may include but is not limited to child erotica, sexually graphic animé, adult and/or child pornography, or chat logs contained in books, movies, videos, magazines, printed matter, computer disks or files, any encryption devices or computer mechanisms or other electronic devices that can hold this type of visual or audio material). You shall submit to a search of your person, personal property, residence, vehicle or any vehicle under which you have control, for the aforementioned items.
- 13. If directed by the treatment provider, you shall not enter any establishment whose primary business is the sale of sexually explicit material (as dictated by the provider) and shall not enter any establishment where nude dancing or posing is part of the entertainment. This includes, but is not limited to strip clubs, massage parlors, adult book stores, adult video stores, phone services and Internet sites. You shall not engage in the service of an escort service.
- 14. If directed by the treatment provider to not possess or access sexually explicit material (as dictated by the provider), you shall submit to a search of your residence, any vehicle under your control, personal computer and/or any item which has internet connectivity (i.e., X-Box, cell phone, palm pilots, Blackberries) at the direction of a probation officer for the presence of sexually explicit material. You shall provide the probation officer any and all passwords used for such devices.

K.	Any appearance or performance bond in this case: is exonerated. is exonerated when defendant reports as ordered to jail to serve the sentence. was forfeited and any forfeited funds shall be applied to the restitution.	
******	Effective Date Judge Onky Print or Type Judge's N	lame

Page 7 of 8 CR-470 ANCH (4/18)(cs) AS 12.55.025; AS 12.55.090-.110; Cr. R. 32-32.6; App. R. 215; Nicklie v. State (AK App. A-12179)

NOTICE TO DEFENDANT

You are advised that according to the law, the court may at any time revoke your probation for cause or modify the terms or conditions of your probation. You are subject to arrest by a probation officer with or without a warrant if the officer has cause to believe that you have violated a condition of your probation. You are further advised that it is your responsibility to make your probation officer aware of your adherence to all conditions of probation set forth above.

Sentence Appeal. If you are ordered to serve more than two years in jail for a felony offense or 120 days for a misdemeanor offense, you may appeal the sentence to the court of appeals on the ground that it is excessive. (However, you may not appeal the sentence as excessive if it was imposed in accordance with a plea agreement that provided for a specific sentence or a sentence equal to or less than a specified maximum sentence. If the sentence was imposed in accordance with a plea agreement that provided for a minimum sentence, you may appeal as excessive only the part of the sentence that is longer than the minimum sentence by more than two years for a felony offense or 120 days for a misdemeanor offense.) Your appeal must be filed within 30 days of the date of distribution stated below. If you are sentenced to serve two years or less in jail for a felony offense or 120 days or less for a misdemeanor offense, you may seek review of your sentence by filing a petition for review in the supreme court. To do this, you must file a notice of intent to file a petition for sentence review within 10 days of the date of distribution stated below. See Appellate Rules 215 and 403(h) for more information on time limits, procedures and possible consequences of seeking review of your sentence.

REGISTRATION REQUIREMENT. Because you have been convicted of one of the offenses listed in AS 12.63.100, you must register as described in the attached form (CR-471, Sex Offender and Child Kidnapper Registration Requirements).

I certify that on		
DOC / Adult Probation CR-490 fingerprint DMV-mail to 1300	a copy of this judgment was sent to: DA/OSPA Grande by mail other Defense Atty Loberty by mail other Pro Per Defendant by mail other DOC / Adult Probation	judgment was sent to: DA/OSPA Defense Atty Defendant by mail Exhibit Clerk Police/AST DPS R&I Anchorage b CR-490 fingerprint for DMV-mail to 1300 W. w/ surrendered lice

I certify that on 9/12/18 a copy of this
judgment was sent to:
DA/OSPAby mail other
Defense Atty by mail other
Defendant by mail other
Exhibit Clerk Adult Probation
Police/AST X Jail
DPS R&I Anchorage by mail with original completed
CR-490 fingerprint form
DMV-mail to 1300 W. Benson Blvd., Anch., AK 99503
w/ surrendered license/ID #
Clerk: JU

WILED IN OPEN GOVAFF

No VRA Screening Necessary

FINGERPRINT VERIFICATION ATTACHMENT TO JUDGMENT

Department of Public Safety
Alaska Automated Fingerprint Identification Section
5700 E. Tudor Road
Anchorage, AK 99507

Keep copy in court file.

	LEFT THUMB	RIGHT THUMB	Defendant's Signature
			Defendants Signature 2543 E 50th Ave Mailing Address Anchorage AK 99507 City State ZIP 9 19 15 Date Witness (Signature and Title)
CR-490 (8/09)(cs)			AS 12.55.147

Email: lawanchoragedao@alaska.gov

IN THE DISTRICT COURT FOR THE STATE OF ALASKA THIRD JUDICIAL DISTRICT AT ANCHORAGE

STATE OF ALASKA,

Plaintiff.

VS.

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JUSTIN SCOTT SCHNEIDER

DOB: 04/09/1984 **APSIN ID: 7071628** DMV NO.:

ATN: 114521049

Defendant.

No. 3AN-17-06258CR (Justin Scott Schneider)

FILED IN OPEN COURT 9.19.18

INFORMATION REPLACING INDICTMENT

I certify this document and its attachments do not contain the (1) name of a victim of a sexual offense listed in AS 12.61.140 or (2) residence or business address or telephone number of a victim of or witness to any offense unless it is an address identifying the place of a crime or an address or telephone number in a transcript of a court proceeding and disclosure of the information was ordered by the court. The following counts charge a crime involving DOMESTIC VIOLENCE as defined in AS 18.66.990: NONE

> Count I - AS 11.41.210(a)(1) Assault In The Second Degree Justin Scott Schneider - 001

THE DISTRICT ATTORNEY CHARGES:

COUNT I

That in the Third Judicial District, State of Alaska, on or about August 8, 2017, at or near Anchorage, JUSTIN SCOTT SCHNEIDER with intent to cause physical injury to another person, caused physical injury to another person by means of a dangerous instrument.

All of which is a Felony class B offense being contrary to and in violation of AS 11.41.210(a)(1) and against the peace and dignity of the State of Alaska.

Department of Law, Criminal Division 310 K St., Suite 520, Anchorage, AK 99501 Phone: (907) 269-6300 Fax: (907) 269-6321 Email: lawanchoragedao@alaska.gov

Dated at Anchorage, Alaska, this 18 day of September, 2018.

JAHNA LINDEMUTH ATTORNEY GENERAL

Andrew V. Grannik

Assistant District Attorney Alaska Bar No. 0505022

Information Reptacing Indictment State v. Justin Scott Schneider, 3AN-17-06258CR Page - 2 - of 2